

BEFORE THE
PUBLIC SERVICE COMMISSION
OF SOUTH CAROLINA

IN RE: Joseph Wojcicki Complainant / Petitioner V. AT&T Defendant / Respondent	Docket No. 2010-328 –C [EG]
--------------------------------------------------------------------------------------------	-----------------------------

**REPLY to AT&T SC's RESPONSE to
Pro se COMPLAINANT'S MOTION FOR THE ORDER (No. 2010-766 dated 2010-11-9)
RECONSIDERATION**

1. Complainant – engineering troubleshooter entered to above PSC docket following documents:

09/13/2010 – Complaint

09/24/2010 – Asking to include E (electric) and G (natural gas) to the docket #

10/01/2010 – Objection to Vacate.

10/14/2010 – Response to AT&T Motion to Dismiss.

10/29/2010 - Pre-motion Letter

11/23/2010 – e-mailed Motion for Reconsideration.

2. AT&T Response to Motion for Reconsideration:

2.1. The author (Patrick W. Turner) claims untimely filing. Complainant sent his pre-motion request promptly after PSC Directive dated 10/27.2010. The Order dated 11/9/2010 has no due date for Motion(s) or appeal to direct Pro se Complainant and, of course was not received at this date. Motion for Reconsideration was e-mailed on 11/23/2010.

2.2. The author states “*the Motion does not present any alleged facts...*” which is obvious false. The most important FACT is that AT&T has no rights to install their detonators on the USA territory including my property and around it. It seems that AT&T still has no adequately educated professionals to understand this explosion hazard.

2.3. None of the AT&T arguments are true and are representing illiteracy in the technical / nature laws.

CONCLUSION.

The hazard created by AT&T installatytions MUST be removed for national security and safety.

Even, if for some reason ORS cannot fulfill tjeir obligasation for public and other urilities interest case must not be closed as AT&T wants.

AT&T has no rights to charge their U-versa clisnts vis dengerious installations and devices.

“Smart” AT&T must review / recall such VRAD installations.

To this day AT&T proved low / not adequate level of their designers, operator. They do not have also tsters / trou leshooters.

I, Joseph Wojcicki reserve my rights as a trablesooter / whistleblower acting in behalf of the USA, including SC public interest, because no one to now did this in this matter of national safety.

Maybe AT&T hopes to avoid costs of disasters such as one in San Bruno where Gas Company is charged for death and material damages. Here, in SC, AT&T has no permits, e.g. from SCE&G as I have received this information in 2008, but this well known corporation is now under AT&T detonators’ treat.

Rethink possible!

.We the People expect prevention / protection from our Public Service Commission.

CERTIFICATE OF SERVICE

I, Joseph Wojcicki, hereby certify that I served the following counsel of record with the above Motion, by mailing originals of same, postage prepaid and return address clearly indicated, to the following on this 1st Day of December 2010. All originals are signed by **Complainant/Petitioner**.

Patrick W. Turner BellSouth Telecommunications, Incorporated 1600 Williams Street, Suite 5200 Columbia, SC 29201	Jocelyn G. Boyd Public Service Commission of SC PO Drawer 11649 Columbia, SC 29211
----------------------------------------------------------------------------------------------------------------------------------	----------------------------------------------------------------------------------------------------

e-mailed to: shudson@regstaff.sc.gov, contact@psc.sc.gov

Respectfully submitted,

Joseph Wojcicki - MSEE. //
820 East Steele Rd.
West Columbia, SC 29170

2010-12-1